Combined Declaration for Patent Application and Power of Attorney

As a below-named	inventor,	l hereby	declare	that:
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My residence, post office address and citizenship are as stated below next to my name; and that I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

the subject matter which is claim NOVE	ed and for which a paten EL SERINE PRO	it is sought on the	invention entitled		,
the specification of which (check		TEASE BSS	23	<u>·</u>	
[] is attached l [] was filed in U.S. Appln. [X] was/will be	the United States under No. *; or filed in the U.S. und 1 (PCT) application, F	der 35 U.S.C. §3 PCT/ <u>JP99/06473</u> ; ge application rece	371 by ontor into	, as the U.S. national stage 1999, entry reques No*; §371/§	ted o
and was amended on	es of amendments under PC	·	(if applicab	ole).	
I have reviewed and understand amendment referred to above; a information known by me to be made in the priority be inventor's certificate, or prior PC checked and have also identified priority is claimed:	aterial to patentability as enefits under 35 U.S.C. Tapplication(s) designa	s defined in 37 C.I S 119 and 365	to the Patent an F.R. §1.56.	eign application(s) for pat	O) all
347806/1998	Japan	20/11	/1998		
(Number)	(Country)		nth Year Filed)	[X] [] YES NO	
(Number)	(Country)	(Day Mo	nth Year Filed)	[] [] YES NO	
hereby claim the benefit under 3			•		
tesignating the U.S. fisted below, subject matter of each of the claim by the first paragraph of 35 U.S.C. 1.56(a) which occurred between the subject of the control of the	is of this application is not solve the second seco	ot disclosed in such eduty to disclose	visional application ional applications in U.S. or PCT app	n(s) or prior PCT applicat listed below, and, insofar plication in the manner pro	as the
subject matter of each of the claim by the first paragraph of 35 U.S.C.	is of this application is not solve the second seco	or U.S. provis not disclosed in suc e duty to disclose or application and	visional application ional applications ional applications in U.S. or PCT applications to the PTO all infoother national filing of the mational filing of the pational filing of the mational filing of the mation in th	n(s) or prior PCT applicat listed below, and, insofar plication in the manner pro	as the
pubject matter of each of the claim by the first paragraph of 35 U.S.C. (1.56(a) which occurred between t	of thick application is not so this application is not solve the solve the filing date of the prior	Year Filed)	visional application ional applications ional applications ich U.S. or PCT application to the PTO all infoother national filing of the ional filin	n(s) or prior PCT applicat listed below, and, insofar plication in the manner pro ormation as defined in 37 C date of this application:	as the

As a named inventor, I hereby appoint the following registered practioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practioners associated with Customer Number-001444

Direct all correspondence to the address associated with Customer Number 001444; i.e.,

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

The undersigned hereby authorizes the U.S. Attorneys or Agents appointed herein to accept and follow instructions from AOYAMA & PARTNERS as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. Attorneys or Agents and the undersigned. In the event of a change of the persons from whom instructions may be taken, the U.S. Attorneys or Agents appointed herein will be so notified by the undersigned.

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Page 2 of 2 Pages		Mari		Ass. Dealess
	SERINE PRO	OTEASE BSSP5		Atty. Docket:
U.S. Application filed	•	, Serial No.		
PCT Application filed Nov	19, 1999	Serial No. PCT/JP99/06473		

I hereby further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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